

State of Utah Department of Commerce Division of Public Utilities

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ACTION REQUEST RESPONSE - REDACTED

To: Utah Public Service Commission

From: Utah Division of Public Utilities

Chris Parker, Director

Artie Powell, Energy Section Manager Doug Wheelwright, Technical Consultant

Date: September 14, 2018

Re: Information Memo

Docket No. 18-035-04 - PacifiCorp's Semi-Annual Hedging Report

RECOMMENDATION (NO ACTION)

The Division of Public Utilities (Division) has reviewed the Semi-Annual Hedging Report along with the information included as Attachments A – F. The information presented is similar in format and content to previous reports and includes both historical information and a forecast of future hedging activities. The Commission does not have to approve or acknowledge this report and no further action is required. The Division's review has revealed no matters in the report that need Commission attention and recommends no action.

ISSUE

On August 15, 2018, PacifiCorp dba Rocky Mountain Power (RPM or Company) filed the PacifiCorp Semi-Annual Hedging Report with the Utah Public Service Commission (Commission). On August 15, 2018, the Commission issued an Action Request to review the filing for compliance with comments due on or before September 14, 2018. These are the Division's comments and reply to the Action Request.



BACKGROUND

During a general rate case, Docket No. 10-035-124, it became apparent that parties did not understand the various products, timing, volume and nature of the PacifiCorp¹ hedging transactions. As part of the settlement stipulation in that General Rate Case, RMP agreed to participate in a collaborative process to discuss appropriate changes to PacifiCorp's existing hedging practices. The goal of the collaborative process was to provide a better understanding of the PacifiCorp hedging program and discuss appropriate changes to better reflect customer risk tolerances and preferences.² One of the terms outlined in the stipulation requires RMP to provide a semi-annual hedging report to the Commission.³ A hedging report is to be produced on a semi-annual basis with periods ending in June and December of each year.

The purpose of the report is to provide insights into PacifiCorp's hedging activity for the previous six months, report on the current market conditions and provide an indication of future hedging activities. The current report covers the six month period ending June 30, 2018. The report describes market fundamentals, basis risk, liquidity, energy positions, hedging activity, products, instruments and physical supply. The hedging guidelines are outlined in the current PacifiCorp risk management policy.⁴ Due to the specific content, **the hedging report and portions of this memo are considered confidential.**

DISCUSSION

"The Company hedges and procures
."5 The decision for when and how much to hedge can be influenced by the guidelines established in the Risk Management Policy, the market strategy established by the PacifiCorp Energy and Trading function and by

¹ Rocky Mountain Power is a dba of PacifiCorp where the hedging transactions originate.

² Collaborative Process to Discuss Appropriate Changes to PacifiCorp's Hedging Practices, March 30, 2012, p. 2.

³ Docket No. 10-035-124, Settlement Stipulation, p. 14.

⁴ PacifiCorp - Energy Risk Management Policy, Approved September 8, 2015.

⁵ Semi-Annual Hedging Report, page 29.

The PacifiCorp hedging program involves both power and natural gas used for power generation
and the specific hedging strategy
The hedging strategy for electricity is somewhat confusing since PacifiCorp is
The Risk Management Policy identifies a natural gas hedging program with a
. Within that time period, PacifiCorp is allowed to hedge
Specific transactions may be executed to position the Company
depending on the current
market outlook. If there is no specific direction or change in the market conditions or prices,
While it is a similar concept, it is different than a "dollar cost averaging" program, which is
designed to purchase a fixed dollar amount or quantity on a predetermined or prescribed
schedule. The Company may also execute hedging transactions in order to correct an exception
(such as a limit exceedance) in order to remain in compliance with the guidelines established in
the Risk Management Policy. During the past six months,
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Dec. (C
In addition to, PacifiCorp uses the
to analyze the potential impact of
The Company provides a summary of the calculations and
the minimum and maximum threshold limits in Confidential Figure 24.
the minimum and maximum threshold mints in Confidential Figure 24.
. The hedging report states that the Year 1

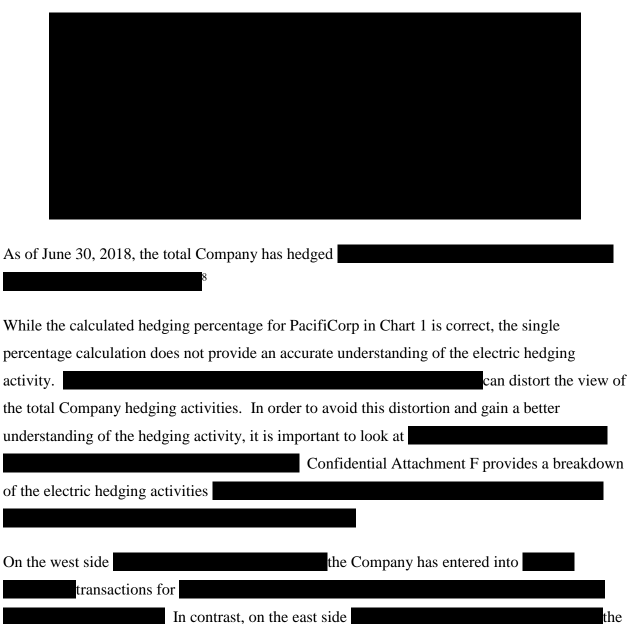
⁶ Semi-Annual Hedging Report, page 21.

Confidential Figure 24 and the narrative indicate that the Year 2
The Company provided an explanation in
response to DPU data request 3.4 and identified how
calculation includes a number of assumptions and incorporates
Because is an internal model and the assumptions
used in the calculations are not readily available, the results cannot be verified or replicated by
the Division.
ELECTRIC HEDGING – HISTORICAL AND FORECAST
Since December 31, 2017, forward price curve (FPC) for power
per megawatt-hour (\$/MWh) on the east side of the PacifiCorp
service territory and per megawatt-hour (\$/MWh) on
the west side. ⁷ The electric portion of the hedging program is unique since PacifiCorp
Confidential Figure 21 of the hedging report provides a summary of the changes that have
occurred in the electric hedging program for the total Company since December 31, 2012. Chart
1 below has been prepared to graphically show how the electric hedging percentages have
changed over the last six reporting periods.

 $^{^{7}}$ Semi-Annual Hedging Report, page 1.

When reviewed separately, the





Company has executed

Company has hedged

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 $^{^{8}}$ Semi-Annual Hedging Report, page 18, Confidential Figure 21.

	hedging activity from Confidential
Attachment F is summarized below.	
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Reacting to the price movement and hedging decisions for	electricity can be difficult
The Company typically has not executed electric hedging of	contracts
	As of June 30, 2018, the
Company had Ba	sed on the information provided in
Attachment F, the Company	•
Attachment 1, the company	

As part of its review of the hedging report, the Division has reviewed the weighted average price of the hedging contracts to the spot market price to determine if there is a premium or discount on the hedging contracts. Chart 2 and Chart 3 below have been produced from the information in Confidential Figure 25 and provide a comparison of the spot price and the weighted averaged hedged power price from 2014 through June 2018. Chart 2 compares the average high load hedged price at to the average spot market price in the same location.





With the exception of the Company has been able to enter into

Chart 3 compares the average high load hedged price at the average spot market price.

Chart 3



The Company has been able to

9 While not represented in the charts, a review of the information in Confidential Exhibit 25 indicates a similar price comparison in the same trading locations.

⁹ Semi-Annual Hedging Report, page 23, Confidential Figure 25.

The PacifCorp Official Forward Price Curve (OFPC) and the IHS electricity price forecast is provided in the Hedging report as Confidential Figure 5. While these two forecasts are included together, they represent different perspectives of the price forecast. The IHS value represents a forecast of the spot or expected price of the commodity on a date in the future. The spot price forecast cannot be transacted upon and represents the IHS view of the future. The PacifiCorp OFPC is developed

Market forwards represent a view of the market and are derived from contracts that bind counterparties to stipulated prices and delivery schedules. The difference in the calculation of the OFPC and the forecast spot price used by IHS is the primary reason for the difference in these two price forecasts.

In order to provide some points for comparison, Chart 4 has been prepared to look at the changes in the Company's OFPC over the last four reporting periods with specific emphasis on how the price outlook has changed since the last hedging report.

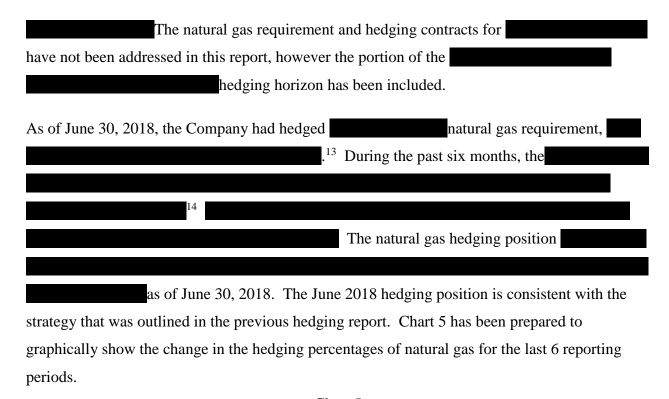
Chart 4

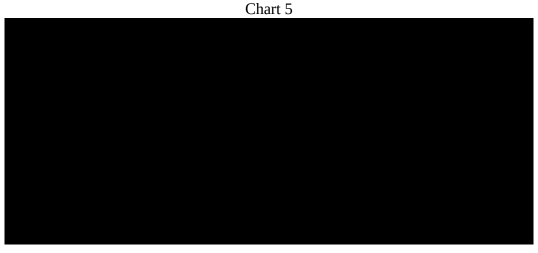
As of June 2018, the OFPC is

For the next six months, the Company's view of the power market is and has not materially changed from the last reporting period. The plan for power is to

The Company intends to
¹⁰ In dealing with the
in general practice, the Company will continue
.11 This is consistent with what the Company has executed in the
past as seen in the historical information provided as Attachment A of the filing.
NATURAL GAS HEDGING – HISTORICAL AND FORECAST
PacifCorp is exposed to natural gas price risk due to its natural gas-fired generating fleet.
Natural gas hedging guidelines have been established to address the exposure to changes in
market conditions. During the previous six months, the market price of natural gas has
on the east side of the PacifiCorp service territory by
units (MMBtu) On the west side of the service territory, natural gas prices have
per MMBtu or
For the forecast natural gas hedging limits
have been established and are included in Appendix E of the PacifCorp Risk Management
Policy. Hedging and hedging limits are designed to
The established ranges for hedging the forecast natural gas
requirement are as follows:
Transactions extending but must comply with transaction
limit approval guidelines.
which were previously approved by the Commission.

Semi-Annual Hedging Report, page 32.
 Semi-Annual Hedging Report, page 33.
 Semi-Annual Hedging Report, page 1.





As represented in Chart 5, PacifiCorp has maintained a fairly consistent natural gas hedging strategy for some time.

¹³ Semi-Annual Hedging Report, page 20, Confidential Figure 23.

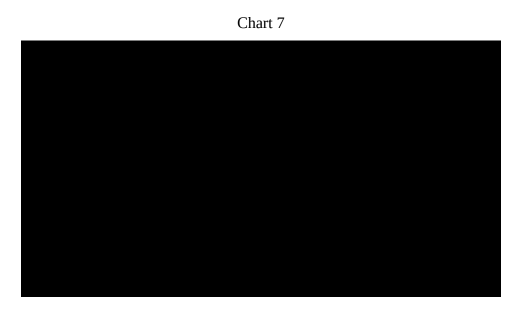
¹⁴ Semi-Annual Hedging Report, page 20.

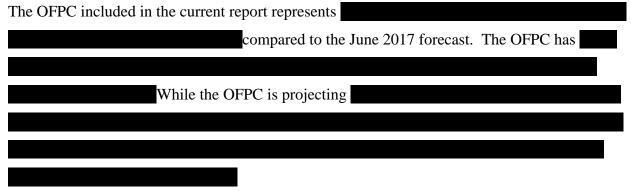
As part of the review of the hedging practices, Confidential Figure 26 provides a comparison of
the weighted average price for the hedged natural gas contracts with the weighted average spot
market index price. The hedge price and spot market price comparison has been provided to
calculate
This information is also useful to compare the price of the hedged contracts to the market price
in order to evaluate if the prices paid for hedging contracts have been significantly higher or
lower than the spot market price. Chart 6 provides a summary of the average price for hedged
contracts from year-end 2014 through June 2018 compared to the average spot market
price.
The chart illustrates how the spread
between the contract price of the hedged transactions and the spot price
Chart 6
By hedging only a portion of the total natural gas
requirement, the Company can purchase the remaining unhedged portion of the gas requirement
at the spot market price,
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Confidential Figure 4 provides a comparison of the PacifiCorp Official Forward Price Curve (OFPC) with the IHS national price cast. In order to provide a comparison of how the OFPC for

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natural gas changes over time, Chart 7 has been prepared to show the Company's OFPC from the last four reporting periods.





As economic conditions and market prices change, the forecast requirement for natural gas used for electric generation will change. Chart 8 has been prepared to show how the forecast natural gas requirement for the next 24 months has changed in the current report compared to the forecast requirement in the last two hedging reports.

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As part of the review of the natural gas forecast requirement, it is useful to compare the historical usage and actual volume of natural gas consumed to the amount that was projected. A comparison of the actual natural gas consumption with the previous forecast is important since

In response to data requests, the Company has provided the actual MMBtu consumed in each of the natural gas generating units.

The historical gas consumption is also helpful to see how the gas generation resources are being used in comparison to previous years. Chart 9 has been prepared to provide a visual comparison of the actual volume of natural gas used through June 2018 compared to the two previous years.

Chart 9



The actual usage of natural gas	generation facilities in 2018 compares well with the previous
years but	This is consistent with the hot weather conditions
that have occurred this summer	The Division will continue to monitor the actual usage in 2018
compared to the forecast requir	ement and will also monitor any
Over the next six months, curre	ent technical indicators show that
	For the physical natural gas supply and balancing, the
Company's plan will remain co	onsistent with the past practices
In order to	, the Company
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CONCLUSION

The Division has reviewed the Semi-Annual Hedging Report and responses to data requests.

The information presented in the current report is similar in format and content to previous reports and includes both historical information and a forecast of future hedging activities. As of June 30, 2018, the natural gas

No further action by the Commission is required.

cc: Joelle R. Steward, Rocky Mountain Power Jana Saba, Rocky Mountain Power Yvonne Hogle, Rocky Mountain Power Michele Beck, Office of Consumer Services Cheryl Murray, Office of Consumer Services

¹⁵ Semi-Annual Hedging Report, page 32.